

Plaintiffs, Tocara Investments dba Envogue Salon and Mampre Minci by and through their attorneys Eva Garcia Mendoza Esq. and Luther M. Snavely Esq. of the law firm of Garcia Mendoza & Snavely and Defendants Jeh Johnson, U.S. Department of Homeland Security, U.S. Citizenship and Immigration Services, United States of America by and through their attorney Sarah S. Wilson Esq., Trial Attorney, United States Department of Justice hereby stipulate as follows:

- This case shall be remanded back to the California Service Center (CSC) of the U.S. Citizenship and Immigration Services (USCIS) for the purpose of having the California Service Center issue another Request for Evidence to the Plaintiffs.
- After the Plaintiffs file their Response to the Request for Evidence,
 the California Service Center will issue a new decision.
- 3. If the decision issued by California Service Center is adverse to the Plaintiffs, the parties shall continue with the current action in this court. If the decision is favorable to the Plaintiff, the parties will stipulate to dismiss the current action within two weeks of the favorable decision from the California Service Center.
- The current action will be held in abeyance until two weeks after the California Service Center issues its new decision.

- 5. The parties will file a new Discovery Plan and Scheduling Order within two weeks after the decision of the California Service Center should the decision be adverse to the Plaintiffs.
- 6. In the event the case is resolved in Plaintiffs' favor on remand to the California Service Center, each party shall bear their own costs and attorney fees.

Dated this 16th day of November, 2015

Eva Garcia Mendoza Esq.

Sarah S. Wilson, Esq.

Attorney for Plaintiffs

/s/ Sarah S. Wilson, Esq. Attorney for Defendants

ORDER

It is so Ordered this 16th day of November, 2015

UNITED STATES DISTRICT JUDGE